

# **EXHIBIT “P-13”**

From: Manfred Manfred@msternberg.com

Subject: Re: TheSafetyHouse.com v. Manfred Sternberg & Associates, and Manfred Sternberg, Esquire, and Sam Gross, and Charlton Holding Group, LLC -- Docket No. 2022-[NOT YET FILED]

Date: February 15, 2022 at 7:08 PM

To: Gary Lightman garylighman@lightmanlaw.com

Cc: G. Manochi gmanochi@lightmanlaw.com, Wl. Stamps wlstamps@lightmanlaw.com, K. DiTomaso kditomaso@lightmanlaw.com, GARY LIGHTMAN ltag8r@me.com



Mr. Gary Lightman, I am not sure what you heard, but I certainly did not confirm that our law firm is still holding the \$1,965,600.00 that TSH wired into our attorney escrow. The funds were disbursed to the Seller in accordance with the SPA and per the instruction of our client. I will note, your interpretation of the SPA and your explanation below is not consistent with the terms of the SPA. Maybe you should read it?

Paragraph 6 of the SPA says: Once the transferred funds have cleared in the Seller's account, BILL OF SALE (EXHIBIT D) shall be provided, and Seller will deliver the Goods to a common carrier with instructions to deliver the Goods to the location(s) as directed by Buyer. Title transfer shall happen contemporaneously with funds being released to Seller. Your client should have an executed Bill of Sale and funds have been transferred for the purchase when the goods were loaded onto the common carrier.

You will also note that Paragraph 13 says: This Agreement shall be governed by the laws of the State of Texas and the Parties agree on the Texas State District Courts of Harris County, Texas, or other Seller designated venue which shall have exclusive jurisdiction of any dispute arising out of or related to this Agreement. Proceed accordingly.

I am told the product will be arriving tomorrow at the location provided by your client. Let me know when your client is in possession of his product.

*Manfred Sternberg*

**Manfred Sternberg & Assoc. PC**

**Attorneys at Law**

1700 Post Oak Boulevard

2 BLVD Place, Suite 600

Houston, Texas 77056

☎ Ph: 713-622-4300

☎ Fax: 713-622-9899

✉ Email: manfred@manfredlaw.com





---

**From:** Gary Lightman <garylightman@lightmanlaw.com>

**Date:** Tuesday, February 15, 2022 at 5:35 PM

**To:** Manfred Sternberg <Manfred@msternberg.com>

**Cc:** "G. Manochi" <gmanochi@lightmanlaw.com>, "Wl. Stamps" <wlstamps@lightmanlaw.com>, "K. DiTomaso" <kditomaso@lightmanlaw.com>, GARY LIGHTMAN <ltag8r@me.com>

**Subject:** TheSafetyHouse.com v. Manfred Sternberg & Associates, and Manfred Sternberg, Esquire, and Sam Gross, and Charlton Holding Group, LLC -- Docket No. 2022-[NOT YET FILED]

Mr. Manfred Sternberg,

Our law firm has been retained as litigation counsel for [TheSafetyHouse.com](https://www.TheSafetyHouse.com) ("TSH"). This email will confirm your phone call to me, that just ended. Thank you for your courtesies in timely returning the voice mail message that we left when we called your work number (713-622-4300) earlier today (and please do not delete that phone message, unless and until this dispute is fully resolved to our client's satisfaction).

You represented to us that the 151,200 boxes of 2 count iHealth COVID 19 home test kits that TSH purchased from your client (Sam Gross and Charlton Holding Group, LLC) already were being shipped and in transit to TSH, and that TSH should expect delivery of the goods tomorrow. You also confirmed that your law firm still is holding the \$1,965,600.00 that TSH wired into your attorney escrow account, that is supposed to be held by you and not released from escrow until TSH has received delivery of the goods.

You should use "reply all" immediately, if this email does not accurately memorialize our phone conversation. Otherwise, please use "reply all" and provide us with the shipping information that we requested from you when we just spoke (i.e., the name and contact information of the carrier that is delivering the goods).

We look forward to your timely response.

Very truly yours,  
Gary Lightman, Esquire  
LIGHTMAN & MANOCHI  
Attorneys for TSH

cc: client

Gary P. Lightman, Esquire  
e-mail: [garyl@lightmanlaw.com](mailto:garyl@lightmanlaw.com)  
or [ltag8r@me.com](mailto:ltag8r@me.com)  
cell 215-760-3000

LIGHTMAN & MANOCHI  
1520 Locust Street, 12th Floor  
Philadelphia, PA 19102  
Phone: (215) 545-3000 (ext. 107); fax  
(215) 545-3001

New Jersey:  
Phone: (856) 795-9669 (ext. 107); fax  
(856) 795-9339

\*\*\*\*\*  
\*\*\*\*\*  
\*\*

ATTENTION: This e-mail and any  
attachments to it may contain  
PRIVILEGED AND CONFIDENTIAL  
INFORMATION intended only for the use  
of the addressee. If you are not the  
intended recipient or an agent or employee  
responsible for delivering this e-mail to  
the intended recipient, you are hereby  
notified that any dissemination or copying  
of this document or the information  
contained therein is strictly prohibited. If  
you have received this e-mail in error,  
please notify us immediately by telephone  
at (215) 545-3000 (or in NJ: 856-795-  
9669) and delete this e-mail from your  
computer.

DISCLAIMER - The transmission or  
receipt of this e-mail and any attachments,  
in and of itself, does not, and is not  
intended to, create an attorney-client  
relationship with Lightman & Manochi or  
any of its attorneys. The sending of e-mail  
to Lightman & Manochi or one of its  
attorneys does not create an attorney-  
client relationship. In the event and to the  
extent that an addressee named herein is  
not an existing client of Lightman &  
Manochi, please note that the contents of



this e-mail and any attachments are not  
legal advice and should not be used as  
such.

\*\*\*\*\*

\*\*\*\*\*

\*\*